1 AN ACT relating to the motor vehicle reparations act.

2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:

- 3 → Section 1. KRS 304.39-020 is amended to read as follows:
- 4 As used in this subtitle *unless context requires otherwise*:
- 5 (1) "Added reparation benefits" <u>means</u>[mean] benefits provided by optional added reparation insurance.
- 7 (2) "Basic reparation benefits" *means* [mean] benefits providing reimbursement for net 8 loss suffered through injury arising out of the operation, maintenance, or use of a 9 motor vehicle, subject, where applicable, to the limits, deductibles, exclusions, 10 disqualifications, and other conditions provided in this subtitle. The maximum 11 amount of basic reparation benefits payable for all economic loss resulting from 12 injury to any one (1) person as the result of one (1) accident shall be ten thousand 13 dollars (\$10,000), regardless of the number of persons entitled to *the*[such] benefits 14 or the number of providers of security obligated to pay the [such] benefits. Basic 15 reparation benefits consist of one (1) or more of the elements defined as "loss."
- 16 (3) "Basic reparation insured" means:

17

18

26

27

- (a) A person identified by name as an insured in a contract of basic reparation insurance complying with this subtitle; and
- 19 (b) While residing in the same household with a named insured, the following
 20 persons not identified by name as an insured in any other contract of basic
 21 reparation insurance complying with this subtitle: a spouse or other relative of
 22 a named insured; and a minor in the custody of a named insured or of a
 23 relative residing in the same household with the named insured if he usually
 24 makes his home in the same family unit, even though he temporarily lives
 25 elsewhere.
 - (4) "Current Procedural Terminology" or "CPT" means a system developed by the

 American Medical Association for standardizing the terminology and coding to

SB012110.100 - 900 - XXXX

1		describe medical services and procedures.
2	<u>(5)</u>	"Health care provider" or "provider" means a health facility, as defined in KRS
3		216B.015, or an individual who is licensed to practice in Kentucky under KRS
4		Chapter 311, 311A, 311B, 312, 313, 314, 314A, 315, 319, 319A, 319B, 320, or
5		327, or is similarly licensed in another jurisdiction.
6	<u>(6)</u>	"Injury" and "injury to person" means[mean] bodily harm, sickness, disease, or
7		death.
8	<u>(7)</u>	"International Statistical Classification of Diseases" or "ICD" means the system
9		of medical coding used to classify hospital care in the United States.
10	<u>(8)</u> [((5)] "Loss" means accrued economic loss consisting only of medical
11		expenses[expense], work loss, replacement services loss, and, if injury causes
12		death, survivor's economic loss and survivor's replacement services loss.
13		Noneconomic detriment is not loss. However, economic loss is loss although caused
14		by pain and suffering or physical impairment.
15		(a) ["Medical expense" means reasonable charges incurred for reasonably needed
16		products, services, and accommodations, including those for medical care,
17		physical rehabilitation, rehabilitative occupational training, licensed
18		ambulance services, and other remedial treatment and care. "Medical expense"
19		may include non-medical remedial treatment rendered in accordance with a
20		recognized religious method of healing. The term includes a total charge not
21		in excess of one thousand dollars (\$1,000) per person for expenses in any way
22		related to funeral, cremation, and burial. It does not include that portion of a
23		charge for a room in a hospital, clinic, convalescent or nursing home, or any
24		other institution engaged in providing nursing care and related services, in
25		excess of a reasonable and customary charge for semi-private
26		accommodations, unless intensive care is medically required. Medical expense
27		shall include all healing arts professions licensed by the Commonwealth of

Page 2 of 9

SB012110.100 - 900 - XXXX

GA

1	Kentucky. There shall be a presumption that any medical bill submitted is
2	reasonable.
3	(b)]"Work loss" means loss of income from work the injured person would
4	probably have performed if he had not been injured, and expenses reasonably
5	incurred by him in obtaining services in lieu of those he would have
6	performed for income, reduced by any income from substitute work actually
7	performed by him.
8	(b) [(c)] "Replacement services loss" means expenses reasonably incurred in
9	obtaining ordinary and necessary services in lieu of those the injured person
10	would have performed, not for income but for the benefit of himself or his
11	family, if he had not been injured.
12	(c)[(d)] "Survivor's economic loss" means loss after decedent's death of
13	contributions of things of economic value to his survivors, not including
14	services they would have received from the decedent if he had not suffered the
15	fatal injury, less expenses of the survivors avoided by reason of decedent's
16	death.
17	(d)[(e)] "Survivor's replacement services loss" means expenses reasonably
18	incurred by survivors after decedent's death in obtaining ordinary and
19	necessary services in lieu of those the decedent would have performed for
20	their benefit if he had not suffered the fatal injury, less expenses of the
21	survivors avoided by reason of the decedent's death and not subtracted in
22	calculating survivor's economic loss.
23	(9)[(6)] "Use of a motor vehicle" means any utilization of the motor vehicle as a
24	vehicle including occupying, entering into, and alighting from it. It does not
25	include:
26	(a) Conduct within the course of a business of repairing, servicing, or otherwise
27	maintaining motor vehicles unless the conduct occurs off the business

Page 3 of 9
SB012110.100 - 900 - XXXX
GA

I		premises; or
2	(b	c) Conduct in the course of loading and unloading the vehicle unless the conduct
3		occurs while occupying, entering into, or alighting from it.
4	(10) "	Medical expenses" means charges incurred for reasonably needed products,
5	<u>se</u>	ervices, and accommodations, including those for medical care, physical
6	<u>re</u>	chabilitation, rehabilitative occupational training, licensed ambulance services,
7	<u>m</u>	assage therapy, and other remedial treatment and care. Medical expenses:
8	<u>(a</u>	n) Includes:
9		1. A total charge not in excess of one thousand dollars (\$1,000) per
10		person for expenses in any way related to funeral, cremation, and
11		<u>burial;</u>
12		2. Subject to subparagraph 3. of this paragraph, only charges incurred
13		<u>for:</u>
14		a. Services rendered by a provider, as defined in subsection (5) of
15		this section, which are within the provider's legally authorized
16		scope of practice; or
17		b. Nonmedical remedial treatment rendered in accordance with a
18		recognized religious method of healing; and
19		3. Charges incurred for services provided by an individual licensed
20		under KRS 309.353, which are rendered in coordination with a
21		provider or at a provider's business location;
22	<u>(b</u>	b) Shall be limited to:
23		1. For providers other than hospitals:
24		a. The respective fee set forth for that medical expense in the
25		Kentucky workers' compensation medical fee schedule
26		established in KRS 342.035 and in any administrative regulation
27		adopted pursuant to KRS 342.035(1), including any billing

Page 4 of 9
SB012110.100 - 900 - XXXX GA

1	<u>requirements; or</u>
2	b. If no fee is set by the Kentucky workers' compensation medical
3	fee schedule, the usual and customary rate charged for the
4	product, service, or accommodation. Reparation obligors may
5	consult independent services in order to determine the usual and
6	customary rate; and
7	2. For providers that are hospitals, limited to:
8	a. The negotiated fee set forth for that medical expense in the
9	hospital's contract with the reparations obligor; or
10	b. If no contract exists between the hospital and the reparations
11	obligor, an amount equal to eighty percent (80%) of the usual
12	and customary rate for that particular health care service; and
13	(c) Shall be deemed to be reasonably needed only if they are:
14	1. Commonly and customarily recognized in accordance with generally
15	accepted standards of medical practice as appropriate for the purpose
16	of preventing, diagnosing, or treatment of the injury; and
17	2. Clinically appropriate in terms of type, frequency, extent, site, and
18	duration.
19	(11) [(7)] "Motor vehicle" means any vehicle which transports persons or property upon
20	the public highways of the Commonwealth, propelled by other than muscular power
21	except road rollers, road graders, farm tractors, vehicles on which power shovels are
22	mounted,[-such] other construction equipment customarily used only on the site of
23	construction and which is not practical for the transportation of persons or property
24	upon the highways, <u>any</u> [such] vehicles <u>that</u> [as] travel exclusively upon rails, and
25	any[such] vehicles that[as] are propelled by electrical power obtained from
26	overhead wires while being operated within any municipality or where said vehicles
27	do not travel more than five (5) miles beyond the said limits of any municipality.

Page 5 of 9
SB012110.100 - 900 - XXXX GA

1	Motor vehicle shall not mean moped as defined in this section.
2	(12)[(8)] "Moped" means either a motorized bicycle whose frame design may include
3	one (1) or more horizontal crossbars supporting a fuel tank so long as it also has
4	pedals, or a motorized bicycle with a step-through type frame which may or may not
5	have pedals rated no more than two (2) brake horsepower, a cylinder capacity not
6	exceeding fifty (50) cubic centimeters, an automatic transmission not requiring
7	clutching or shifting by the operator after the drive system is engaged, and capable
8	of a maximum speed of not more than thirty (30) miles per hour.
9	(13)[(9)] "Public roadway" means a way open to the use of the public for purposes of
10	motor vehicle travel.
11	(14)[(10)] "Net loss" means loss less benefits or advantages, from sources other than
12	basic and added reparation insurance, required to be subtracted from loss in
13	calculating net loss.
14	(15)[(11)] "Noneconomic detriment" means pain, suffering, inconvenience, physical
15	impairment, and other nonpecuniary damages recoverable under the tort law of this
16	Commonwealth. The term does not include punitive or exemplary damages.
17	(16)[(12)] "Owner" means a person, other than a lienholder or secured party, who owns
18	or has title to a motor vehicle or is entitled to the use and possession of a motor
19	vehicle subject to a security interest held by another person. The term does not
20	include a lessee under a lease not intended as security.
21	(17)[(13)] "Reparation obligor" means an insurer, self-insurer, or obligated government
22	providing basic or added reparation benefits under this subtitle.
23	(18)[(14)] "Survivor" means a person identified in KRS 411.130 as one entitled to
24	receive benefits by reason of the death of another person.
25	(19)[(15)] A "User" means a person who resides in a household in which any person
26	owns or maintains a motor vehicle.
27	(20)[(16)] "Maintaining a motor vehicle" means having legal custody, possession or

Page 6 of 9

SB012110.100 - 900 - XXXX

GA

1	responsibility for a motor vehicle by one other than an owner or operator.
2	(21) [(17)] "Security" means any continuing undertaking complying with this subtitle, for
3	payment of tort liabilities, basic reparation benefits, and all other obligations
4	imposed by this subtitle.
5	(22) "Usual and customary rate" means the average amount of all charges for a
6	particular health care service performed by the same category of licensed hospital
7	and provided in the same geographical area, as defined by Metropolitan Service
8	Areas and Core Based Statistical Areas, as reported pursuant to Section 2 of this
9	Act.
10	→SECTION 2. A NEW SECTION OF SUBTITLE 39 OF KRS CHAPTER 304
11	IS CREATED TO READ AS FOLLOWS:
12	(1) The commissioner shall, by promulgating administrative regulations:
13	(a) Specify a nonprofit organization that maintains a database of billed charges
14	submitted by hospitals for health care services to be used as a benchmark
15	for determining the usual and customary rate for health care services
16	provided by hospitals. The nonprofit shall not be affiliated with an insurer
17	offering health benefit plans in Kentucky or a reparation obligor in
18	Kentucky; and
19	(b) Require all health benefit plans to submit to the department annually, but
20	no later than March 1 of each year, all of the billed charges it receives from
21	both in-network and out-of-network hospitals for each health care service
22	billed by a hospital.
23	(2) Any information required to be reported under this section shall:
24	(a) Be reported on in a standardized manner by ICD or CPT codes as
25	determined by the department;
26	(b) Not include any personally identifying information of an insured; and
27	(c) Include appropriate geographical information of the hilling provider.

SB012110.100 - 900 - XXXX

1	(3) The department shall provide information reported pursuant to this section to the
2	nonprofit identified in subsection (1) of this section, or if no nonprofit exists
3	meeting the requirements of subsection (1) of this section, then the department
4	shall publish this information in a report on its Web site by June 1 of each year.
5	→ Section 3. KRS 304.39-130 is amended to read as follows:
6	Basic reparation benefits payable for work loss, survivor's economic loss, replacement
7	services loss, and survivor's replacement services loss arising from injury to one (1)
8	person and attributable to the calendar week during which the accident causing injury
9	occurs and to each calendar week thereafter may not exceed four two hundred dollars
10	(\$400[\$200]), prorated for any lesser period. If the injured person's earnings or work are
11	seasonal or irregular, the weekly limit shall be equitably adjusted or apportioned on an
12	annual basis.
13	→ Section 4. KRS 304.39-241 is amended to read as follows:
14	An insured may direct the payment of benefits among the different elements of loss, if the
15	direction is provided in writing to the reparation obligor. A reparation obligor shall honor
16	the written direction of benefits provided by an insured on a prospective basis following
17	its receipt of the direction of benefits. The insured may also explicitly direct the payment
18	of benefits for related medical expenses already paid arising from a covered loss to
19	reimburse:
20	(1) A health benefit plan as defined by KRS 304.17A-005(22);
21	(2) A limited health service benefit plan as defined by KRS 304.17C-010;
22	(3) Medicaid;
23	(4) Medicare; or
24	(5) A Medicare supplement provider.
25	→ Section 5. KRS 304.39-245 is amended to read as follows:
26	(1) A reparation obligor may request or negotiate a reduction or modification of charges

Page 8 of 9

SB012110.100 - 900 - XXXX

GA

27

from a provider[of services] to a secured person. In no event shall a provider[of

1		services] which agrees to a reduction or modification of the charges bill the secured
2		person for the amount of the reduction or modification.
3	<u>(2)</u>	A provider shall not knowingly collect, attempt to collect, coerce, or attempt to
4		coerce, directly or indirectly, the payment of any charge for a medical expense
5		under this subtitle covered by reparation benefits in excess of the amount allowed
6		under Section 1 of this Act, nor cause the consumer report, as defined in KRS
7		367.363, of any person entitled to basic reparations benefits to be impaired by
8		reason of that person's failure to pay the excess charge.
9	<u>(3)</u>	Nothing in this section is intended to prohibit a provider of services from billing
10		charges to a secured party if the charges are not paid by a reparation obligor because
11		the reparation benefits have been exhausted.
12		→ Section 6. The provisions of this Act apply to loss, as defined in Section 1 of
13	this	Act, incurred on or after January 1, 2019.
14		→ Section 7. This Act takes effect January 1, 2019.